

September 23, 2009

BY ELECTRONIC SUBMISSION

Marlene H. Dortch, Secretary Federal Communications Commission Office of the Secretary 445 12th Street, S.W. Washington, DC 20554

Re:

NetworkIP, LLC; FCC Certification for

the Second Quarter of 2009; WC Docket No. 05-68

Dear Ms. Dortch:

Pursuant to Section 64.5001 (c) of the Commission's rules (47 C.F.R. § 64.5001 (c)), please find enclosed a redacted version of NetworkIP, LLC's ("NetworkIP's") prepaid calling card FCC Certification for the second quarter of 2009 ("FCC Certification"). Please note that effective January 1, 2009 NetworkIP, LLC (Filer ID 820455 and FRN 0004337572) began submitting consolidated filings for Universal Service Fund reporting purposes under Network Enhanced Telecom, LLP (Filer ID 825346 and FRN 0013243571). NetworkIP is seeking confidential treatment of its FCC Certification, and is therefore simultaneously filing an original, signed version of the FCC Certification.

Should you require further information, please contact the undersigned.

Respectfully submitted,

Jennifer Begin

Regulatory Manager

NetworkIP, LLC

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Enclosures



NetworkIP, LLC FCC Certification Second Quarter 2009 September 23, 2009

I, Tim Martin, President of NetworkIP, LLC ("NetworkIP" or "Company"), under penalty of perjury, hereby certify, in compliance with Section 64.5001(c) of the Commission's rules (47 C.F.R. § 64.5001(c)) that the Company has complied with the prepaid calling card Percentage of Interstate Usage reporting requirements contained in Section 64.5001(a) of the Commission's rules, 47 C.F.R. § 64.5001(a). NetworkIP is making the required Universal Service contributions on the prepaid information reported below, as well as all other products subject to the Universal Service contribution requirement.

For the second quarter of 2009 (April 1, 2009 to June 30, 2009), NetworkIP's percentages of prepaid calling card intrastate, interstate and international minutes were as follows:

Intrastate:	[REDACTED]
Interstate:	[REDACTED]

International: [REDACTED]

For the second quarter of 2009, the Company's percentages of prepaid calling card interstate and international revenues were as follows:

Interstate: [REDACTED]

International: [REDACTED]

In order to ensure full compliance with the Commission's Rules, NetworkIP has included all revenue derived from its prepaid products (whether prepaid card or prepaid non-card products). This certification does not constitute an admission that all revenue reported herein is derived from Prepaid Calling Cards as defined by 47 C.F.R. § 64.5000(a).

Signature:	/s/Tim Martin
Print Name:	Tim Martin
Print Title:	President